

**Jadean Barthelmes**

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**From:** Meg Cahill on behalf of NHDdb\_Intake  
**Sent:** Thursday, April 21, 2022 12:51 PM  
**To:** NHDdb\_JLteam  
**Subject:** FW: Motions to intervene, and to unseal and to oppose pseudonymity + accompanying memoranda, in Doe v. Town of Lisbon, No. 1:21-cv-00944-JL  
**Attachments:** motion intervene.pdf; memorandum intervene.pdf; motion unseal oppose pseudonymity.pdf; memorandum unseal oppose pseudonymity.pdf

**From:** Volokh, Eugene <VOLOKH@law.ucla.edu>  
**Sent:** Thursday, April 21, 2022 12:50 PM  
**To:** NHDdb\_Intake <ecfintake@nhd.uscourts.gov>  
**Cc:** Chris Meier <cmeier@coopercargillchant.com>; Samuel Martin <Samuel.Martin@jacksonlewis.com>; Debra Weiss Ford <Debra.Ford@jacksonlewis.com>; Naomi Butterfield <naomi@mitchellmunigroup.com>; Samuel Garland <Samuel.RV.Garland@doj.nh.gov>  
**Subject:** Motions to intervene, and to unseal and to oppose pseudonymity + accompanying memoranda, in Doe v. Town of Lisbon, No. 1:21-cv-00944-JL

**CAUTION - EXTERNAL:**

Dear Clerk of Court: I attach (1) a motion to intervene for the limited purpose of unsealing and opposing pseudonymity, (2) an accompanying memorandum, (3) a motion to unseal and oppose pseudonymity (to be considered in the event the motion to intervene is granted), and (4) an accompanying memorandum. I am filing these pro se, since I am asserting my own right to public access. I am filing in No. 1:21-cv-00944-JL, because I understand from a recent court order that this case and No. 1:22-cv-00043-SM are being consolidated within this case.

Please let me know if I need to modify and refile any of these materials, or to file other materials. Many thanks,

Eugene Volokh

*Pro se*

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(Affiliation noted for identification and address purposes only)

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